IN THE MICHIGAN COURT OF APPEALS

ORDER

Re: Ryan C Lynn v Detroit Edison Co; Comcast Cablevison of Taylor v Royal Ins Co Docket No. 258942; 258943 L.C. No. 99-903498-NO; 00-020276-CK

Michael J. Talbot, Judge, acting under MCR 7.211(E)(2), orders:

The motion to strike the cross appellee's brief filed by American & Foreign Insurance Company is GRANTED. The cross appellee's brief filed by American & Foreign Insurance Company is STRICKEN because it impermissibly raises allegations of error when American & Foreign Insurance Company did not file a cross appeal. *Lamson v Martin*, 182 Mich App 233, 237; 451 NW2d 601 (1990). If cross appellee files a revised brief within 21 days after the Clerk's certification of this order, it will be considered timely filed.

Cross appellant Comcast Cablevision of Taylor, Inc.'s combined brief in reply to both the cross appellee's brief filed by Federal Insurance Company and the cross appellee's brief filed by American & Foreign Insurance Company is also STRICKEN because it replies in part to the cross appellee's brief that has been stricken. Cross appellant may file both a brief in reply to the cross appellee's brief of Federal Insurance Company within 14 days after the certification of this order and a brief in reply to the revised cross appellee's brief within 21 days after service of the revised brief, or in the alternative, file another combined brief in reply to both cross appellees' briefs within 21 days after service of the revised cross appellee's brief filed by American & Foreign Insurance Company.



A true copy entered and certified by Sandra Schultz Mengel, Chief Clerk, on

DEC 1 2 2005

Chief Clerk